UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF TENNESSEE NASHVILLE DIVISION

UNITED STATES OF AMERICA)
v.	3:10-cr-00260 JUDGE HAYNES Bandupon this nesponse, the defendants nesponse, the defendants (DIE Nos 1076, 108. 1105, and 1135) are DENER as most. Yet, the Samerabel
[12] FATAH HAJI HASHI) nespens (DIE NOS 1076, 108.
[17] ANDREW KAYACHITH) WARDEN DENTER
[22] LIBAN SHARIF OMAR	1105 and 1130) and
[24] MOHAMED SHARIF OMAR) sandat. Vet tru savenine
[30] MOHAMED AHMED AMALLE	as maat. Yet, The savest phall make a supplemental ATES' RESPONSE TO disclosine of Known REXCULPATORY EVIDENCE malencals at
UNITED STATES' RESPONSE TO disclusine of Kinowin	
ALL MOTIONS FOR	REXCULPATORY EVIDENCE malencals at
	least one week
	prior to head
The United States of America, by and through the undersigned, hereby files this response to	

all Motions for Jencks, Brady, and Gigilio, particularly those filed by Defendants Fatah Haji Hashi (12) (DE 1105); Andrew Kayachith (17) (DE 1135); Liban Sharif Omar (22) (DE 1081); Mohamed Z-24-/2 Sharif Omar (24) (DE 1076); and Mohamed Ahmed Amalle (30) (DE 1068).

All motions for Jencks, Brady, and Giglio are moot. This Court has ruled on this issue. (See DE, 960, p. 2 (stating "[f]or the reasons and authorities cited in the Court's Memorandum on discovery under the May 10, 2010 Order, (Docket Entry No. 606)), this motion is DENIED as moot. Moreover, the Government represents that all clearly Brady, Giglio, and Jencks materials have been disclosed. The Government remains under a continuing obligation to make additional such disclosures as additional information is acquired and additional discovery is produced by the Government")).